CodeofFederalRegulations

Title36-Parks,Forests,andPublicProperty

Volume: 2 Date:2013-07-01 Original Date: 2013-07-01Title: PART219-PLANNING

Context: Title 36 - Parks, Forests, and PublicProperty.CHAPTER II- FOREST

SERVICE, DEPARTMENTOF AGRICULTURE.

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PART 219—PLANNING

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SubpartA—National Forest System LandManagementPlanning

Source: 77 FR 21260, Apr. 9, 2012, unless otherwise noted.

§ 219.1 Purpose and applicability.

- (a) This subpartsetsout the planningrequirements fordeveloping, amending, and revising landmanagement plans (also referred to as plans) for unitsofthe National Forest System (NFS), as required by the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended by the National Forest Management Act of 1976 (16 U.S.C.1600 etseq.) (NFMA). This subpartalso sets out the requirements for plan components and other content in land management plans. This part is applicable to all units of the NFS as defined by 16 U.S.C. 1609 or subsequent statute.
- (b) Consistentwith the Multiple-Use Sustained-YieldActof1960 (16U.S.C.528-531) (MUSYA), the Forest Service managesthe NFS tosustain the multiple useofitsrenewable resourcesinperpetuity while maintainingthe long-term health and productivity of the land.Resources aremanagedthrough a combination ofapproachesand concepts forthe benefit of humancommunitiesand natural resources. Land managementplans guide sustainable, integrated resource management of the resources within the plan area in the context of the broaderlandscape, giving dueconsideration to the relative values of the various resources in particular areas.
- (c) The purpose of this part is to guidethe collaborative and science-based development, amendment, and revision ofland managementplans that promote the ecological integrityofnational forestsand grasslands and other administrative unitsof theNFS. Planswill guidemanagement of NFS landsso thatthey are ecologically sustainable and contribute to socialandeconomic sustainability; consist of ecosystems andwatersheds withecological integrityanddiverse plant and animalcommunities; and have the capacity to provide people andcommunities with ecosystem services andmultiple usesthat provide a range of social, economic, andecological benefits for the present and into the future. These benefits include clean air andwater; habitat for fish, wildlife, and plantcommunities; and opportunities for recreational, spiritual, educational, and cultural benefits.
- (d) This part doesnot affect treaty rightsor valid existing rightsestablished by statute or legalin struments.
- (e) During the planning process, the responsible official shall comply with Section 8106 of theFood, Conservation, and EnergyActof2008 (25 U.S.C. 3056), Executive Order 13007 of May24, 1996, Executive Order 13175 of November6, 2000, laws, and other equirements with respect to disclosing or withholding under the Freedom of Information Act (5 U.S.C.552) certain information regarding reburial sites or other

information that is culturally sensitive to an IndianTribe or Tribes.

- (f) Plansmust complywith all applicablelaws and regulations, including NFMA, MUSYA, the Clean Air Act, the Clean Water Act, the Wilderness Act, and the Endangered Species Act.
- (g) Theresponsible officialshallensure that theplanning process, plan components, andotherplancontentare within Forest Service authority, theinherent capability of the plan area, and the fiscal capability of the unit.

§ 219.2 Levels of planning and responsible officials.

Forest Service planning occurs at differentorganizational levelsand geographicscales. Planning occurs at three levels—national strategic planning, NFS unit planning, and project oractivity planning.

- (a) National strategic planning. The Chief of the Forest Service is responsible for national planning, such as preparation of the Forest Service strategic plan required under the Government Performance and Results Modernization Actof 2010 (5 U.S.C. 306;31 U.S.C.1115-1125;31 U.S.C. 9703-9704), which is integrated with the requirements of the Forest and Rangeland Renewable Resources Planning Actof 1974, as amended by the NFMA. The strategic plan establishes goals, objectives, performance measures, and strategies forman agement of the NFS, as well as the other Forest Service mission areas: Research and Development, State and Private Forestry, and International Programs.
- (b) National Forest System unit planning.(1)NFS unit planningresults in thedevelopment, amendment, orrevision of a land managementplan. A land managementplan provides aframeworkfor integrated resource managementand for guiding project and activitydecisionmakingona national forest, grassland, prairie, or other administrative unit. A planreflectstheunit's expected distinctive roles and contributions to the local area, region, and Nation, and the roles for which the plan area is best suited, considering the Agency's mission, the unit's unique capabilities, and the resources and management of other lands in the vicinity. Through the adaptive planning cycles efforth in this subpart, a plan can be changed to reflect new information and changing conditions.
- (2) A plan doesnotauthorize projects or activitiesor commit the ForestServiceto take action. Aplan may constrain the Agency from authorizingorcarrying out projects and activities, orthemannerin which theymay occur. Projects and activitiesmust be consistent with the plan (§219.15). A plan does not regulate usesby the public, but a project oractivity decision that regulates a use by the publicunder 36 CFRPart 261, SubpartB, maybe madecontemporaneously with the approval of a plan, plan amendment, orplan revision. Plans should not repeat laws, regulations, or program management policies, practices, and procedures that are in the Forest Service Directive System.
- (3) The supervisor of the national forest, grassland, prairie, or other comparable administrative unit is the responsible official for development and approval of aplan, plan amendment, or plan revision for lands under the responsibility of the supervisor, unless a regional forester; the Chief; the Under Secretary, Natural Resources and Environment; or the Secretary acts as the responsible official. Two ormore responsible officials may undertake joint planning overlands under their respective jurisdictions.
- (4) A plan for a unitthatcontainsan experimental area may not be approved without theconcurrence of the appropriate research station directorwith respect to the direction applicable to thatarea, and a plan amendment applicable to an experimental area maynotbe approved without the concurrence of the appropriate research station director.

- (5) The Chief isresponsibleforleadership and direction for carrying out the NFS landmanagementplanning program underthis part. The Chief shall:
- (i) Establish planning procedures forthis part intheForest Service DirectiveSystem in ForestService Manual 1920—Land ManagementPlanningand in Forest Service Handbook 1909.12—Land Management Planning Handbook.
- (ii) Establish and administer a national oversight process for accountability and consistency of NFS land management planning under this part.
- (iii) Establish procedures in the ForestService DirectiveSystemforobtaininginventory dataonthe various renewable resources, and soiland water.
- (c) *Project and activityplanning.* The supervisorordistrictranger is the responsible official forproject and activitydecisions, unless ahigher-level officialactsas theresponsible official. Requirements for project oractivity planning are established in the Forest Service Directive System. Except asprovided in the plan consistency requirements in §219.15, none of the requirements of this part apply to projects or activities.

§ 219.3 Role ofscience inplanning.

The responsible official shall use the best available scientific information to inform the planning process required by this subpart for assessment; developing, amending, or revising a plan; and monitoring. In doing so, the responsible official shall determine what information is the most accurate, reliable, and relevant to the issues being considered. The responsible official shall document how the best available scientific information was used to inform the assessment, the plan or amendment decision, and the monitoring program as required in §§ 219.6(a)(3) and 219.14(a)(3). Such documentation must: Identify what information was determined to be the best available scientific information, explain the basis for that determination, and explain how the information was applied to the issues considered.

Theresponsible officialshalluse thebestavailable scientificinformation to informthe planningprocess required by this subpart. In doing so, the responsible official shall determine whatinformation is the mostaccurate, reliable, and relevant to the issues being considered. Theresponsible official shall document how the best available scientific information was used to inform the assessment, the plan decision, and the monitoring program as required in §§ 219.6(a)(3) and 219.14(a)(4). Such documentationmust: Identify what information was determined to be the best available scientific information, explain the basis for that determination, and explain how the information was applied to the issuesconsidered.

§ 219.4 Requirements for public participation.

(a) Providing opportunities for participation. The responsible official shall provide opportunities to the public for participating in the assessment process; developing a plan proposal, including the monitoring program; commenting on the proposal and the disclosure of its environmental impacts in accompanying National Environmental Policy Act (NEPA) documents; and reviewing the results of monitoring information. When developing opportunities for public participation, the responsible official shall take into account the discrete and diverse roles, jurisdictions, responsibilities, and skills of interested and affected parties; the accessibility of the process, opportunities, and information; and the cost, time, and available staffing. The responsible official should be proactive and use contemporary tools, such as the Internet, to engage the

public,andshould share information inan open waywith interested parties. Subject tothe notification requirements in § 219.16, the responsible official has the discretion to determine the scope, methods, forum,and timingofthose opportunities. The Forest Service retains decision makingauthority and responsibility for all decisions throughout the process.

- (1) Outreach. Theresponsible officials hallengage the public—including Tribes and Alaska Native Corporations, other Federal agencies, State and local governments, individuals, and public and private organizations or entities—early and throughout the planning process as required by this part, using collaborative processes where feasible and appropriate. In providing opportunities for engagement, the responsible official shall encourage participation by:
- (i) Interestedindividuals and entities, including those interested at the local, regional, and national levels.
- (ii) Youth, low-income populations, and minority populations.
- (iii) Privatelandowners whose landsarein, adjacent to, or otherwise affected by, orwhoseactionsmayimpact, future management actions in the plan area.
- (iv) Federal agencies, States, counties, and local governments, including Statefish and wildlifeagencies, State foresters and other relevant Stateagencies. Where appropriate, the responsible official shall encourage States, counties, and other local governments to seek cooperating agency status in the NEPA process for development, amendment, or revision of a plan. The responsible official may participate in planning efforts of States, counties, local governments, and other Federal agencies, where practicable and appropriate.
- (v) Interested or affected federally recognized Indian Tribes orAlaskaNative Corporations.Whereappropriate, the responsible officialshall encourage federally recognizedTribes to seekcooperating agencystatusin theNEPAprocessfor development, amendment, orrevision of aplan. The responsible official may participate in planning effortsoffederally recognized IndianTribesand Alaska Native Corporations,wherepracticableandappropriate.
- (2) Consultationwith federally recognized Indian Tribes and Alaska Native Corporations. The Department recognizes the FederalGovernment hascertain trust responsibilities and a uniquelegal relationship with federally recognized Indian Tribes. The responsible official shall honor the government-to-government relationship between federally recognized Indian Tribes and the Federal Government. The responsible official shall provide to federally recognized Indian Tribes and Alaska Native Corporations the opportunity to undertake consultation consistent with Executive Order 13175 of November 6, 2000, and 25 U.S.C. 450 note.
- (3) Native knowledge, indigenousecologicalknowledge, and land ethics. Aspart of tribalparticipation and consultation asset forth in paragraphs(a)(1)(v)and(a)(2)of thissection, theresponsible official shall request information about native knowledge, land ethics, cultural issues, and sacred and culturally significant sites.
- (b) Coordination with other publicplanning efforts.(1) The responsible officialshall coordinateland management planning with theequivalentand related planning effortsoffederallyrecognized Indian Tribes, Alaska Native Corporations, other Federal agencies, and State and local governments.
- (2) For plan development orrevision, the responsible official shall review the planning and landuse policies offederallyrecognized Indian Tribes (43 U.S.C.1712(b)), AlaskaNativeCorporations, other Federal agencies, and State and local governments, where relevant totheplan area. The results of this reviewshallbe displayed in the environmental impact statement (EIS) for the plan (40 CFR

1502.16(c), 1506.2). The review shall include consideration of:

- (i) The objectives offederallyrecognized Indian Tribes, Alaska Native Corporations, other Federal agencies, and State and local governments, as expressed in their plans and policies;
- (ii) The compatibility and interrelatedimpacts of these plans and policies;
- (iii) Opportunities fortheplan to address the impacts identifiedor to contribute to joint objectives; and
- (iv) Opportunities to resolve orreduce conflicts, within the context of developing the plan's desired conditions or objectives.
- (3) Nothing in this sectionshouldbe read to indicate that theresponsible official willseek todirect orcontrol managementoflandsoutside of the plan area, norwill the responsible official conform management to meet non-Forest Service objectives or policies.

[77 FR 21260, Apr. 9, 2012, as amended at 77 FR 44144, July 27, 2012]

§ 219.5 Planning framework.

- (a) Planning fora national forest, grassland, prairie, or other comparable administrative unit of the NFSisan iterative process that includes assessment (§ 219.6); developing, amending, or revising a plan (§§ 219.7 and 219.13); and monitoring (§ 219.12). These three phases of the framework are complementary and may overlap. The intent of this framework is to create are sponsive planning process that informs integrated resource management allows the Forest Service to adapt to changing conditions, including climate change, and improvemanagement based on new information and monitoring.
- (1) Assessment. Assessments rapidly evaluate existing information about relevante cological, economic, and social conditions, trends, and sustainability and their relationship to the landmanagement plan within the context of the broader landscape. The responsible official shall consider and evaluate existing and possible future conditions and trends of the plan area, and assess the sustainability of social, economic, and ecological systems within the plan area, in the context of the broader landscape (§219.6).
- (2) Plan development, plan amendment, orplan revision.
- (i)The processfordeveloping or revising a plan includes: Assessment, preliminaryidentification of the need to change the plan based on the assessment, development of a proposed plan, consideration of the environmental effects of the proposal, providing an opportunity to comment on the proposed plan, providing an opportunity to object before the proposal is approved, and, finally, approval of the plan or plan revision. A new plan or plan revision requires preparation of an environmental impact statement.
- (ii)The process for amendinga plan includes:Preliminary identification of the need tochangethe plan, development of a proposed amendment, consideration of the environmental effectsofthe proposal, providing an opportunity to comment on the proposed amendment, providing anopportunity to object before the proposal is approved, and,finally, approvalof theplanamendment. The appropriate NEPA documentation for an amendment and beautiful environmental impact statement, an environmental assessment, or a categorical exclusion, depending upon the scope and scale of the amendment and its likely effects.
- (3) Monitoring. Monitoring is continuous and provides feedback for the planning cycle by testing relevant assumptions, tracking relevant conditions over time, and measuring

managementeffectiveness (§ 219.12). The monitoring program includes plan-leveland broader-scalemonitoring. The plan-levelmonitoring programisinformed by the assessment phase; developed during plan development, plan amendment, or plan revision; and implemented afterplandecision. The regional forester develops broader-scale monitoring strategies. Biennial monitoring evaluation reports document whether a change to the plan or change to the monitoring programis warranted based on new information, whether a newassessment may be needed, or whether there is no need for change at that time.

(b) *Interdisciplinary team(s)*. The responsible official shallestablish an interdisciplinaryteam orteams to prepare assessments; new plans, plan amendments, and plan revisions; and planmonitoring programs.

§ 219.6 Assessment.

Theresponsible officialhasthe discretion to determine the scope, scale, and timing of an assessment described in §219.5(a)(1), subject to the requirements of this section.

- (a) Processfor plan development or revision assessments. An assessment must be completed for the development of a new plan or for a plan revision. The responsible official shall:
- (1) Identify and considerrelevant existinginformation in governmentalornon-governmentalassessments, plans, monitoringreports, studies, and other sources ofrelevantinformation. Such sources of information may include State forestassessments and strategies, the Resources Planning Act assessment, ecoregional assessments, non-governmental reports, State comprehensive outdoor recreation plans, community wildfire protection plans, public transportation plans, State wildlife data and action plans, and relevant Agency or interagency reports, resource plans or assessments. Relevant private information, including relevant landmanagement plans and local knowledge, will be considered if publicly available or voluntarily provided.
- (2) Coordinatewith or provideopportunitiesforthe regionalforester, agencystafffrom StateandPrivate Forestryand Research and Development, federally recognized Indian Tribesand AlaskaNative Corporations, othergovernmental and non-governmental parties, and the public toprovide existing information for the assessment.
- (3) Document assessment in a report available to the public. The reportshould document information needs relevant to the topics of paragraph (b) of this section. Document the report how the best available scientific information was used to inform the assessment (§ 219.3). Include the report in the planning record (§ 219.14).
- (b) Content of the assessmentfor plan development or revision. In the assessment for plandevelopmentorrevision, the responsible official shallidentifyand evaluate existing information relevant to the plan area for the following:
- (1) Terrestrialecosystems, aquaticecosystems, and watersheds;
- (2) Air, soil, and water resources and quality;
- (3) System drivers, including dominant ecological processes, disturbance regimes, and stressors, such as natural succession, wild land fire, invasive species, and climate change; and the ability of terrestrial and aquatic ecosystems on the plan area to adapt to change;
- (4) Baselineassessment of carbon stocks;
- (5) Threatened, endangered, proposed and candidate species, and potential

species of conservation concernpresent in the plan area;

- (6) Social, cultural, and economic conditions;
- (7) Benefitspeople obtain from the NFSplanning area (ecosystemservices);
- (8) Multiple usesand theircontributions tolocal, regional, and national economies;
- (9) Recreationsettings, opportunities and access, and scenic character;
- (10) Renewable and nonrenewable energy and mineral resources;
- (11) Infrastructure, such as recreational facilities and transportation and utility corridors;
- (12) Areasoftribal importance;
- (13) Cultural and historicresourcesand uses;
- (14) Land statusand ownership, use, and accesspatterns; and
- (15) Existing designated areas located in the plan area including wilderness and wildand scenicrivers and potential need and opportunity for additional designated areas.
- (c) Plan amendmentassessments. Where the responsible official determines that a newassessment is needed to inform an amendment, the responsible official has the discretion to determine the scope, scale, process, and content for the assessment depending on the topicortopics to be addressed.

[77 FR 21260, Apr. 9, 2012, as amended at 77 FR 44145, July 27, 2012]

§ 219.7 Newplan development orplanrevision.

- (a) Plan revisions. A plan revision creates a new plan forthe entire plan area, whether the planrevision differs from the prior plan to a small or large extent. A plan must be revised at least every15 years. But, theresponsible official has the discretion to determine at any timethat conditions on a plan area have changed significantly such that a plan must be revised (16 U.S.C.1604(f)(5)).
- (b) New plan development. New plan development is required for newNFS units. The processfor developing a new planis the same as the processfor plan revision.
- (c) *Process for plan developmentorrevision*.(1)The process fordeveloping or revising aplanincludes: Public notification and participation (§§ 219.4 and219.16), assessment (§§ 219.5 and219.6), developing a proposed plan, considering the environmental effects ofthe proposal, providing an opportunity to commenton the proposed plan, providing an opportunity to objectbeforethe proposal is approved (subpart B), and, finally, approving the plan orplan revision. Anew plan orplan revision requirespreparation of an environmental impact statement.
- (2) In developing a proposed newplan or proposed plan revision, the responsible official shall:
- (i) Review relevant information from the assessmentand monitoring to identify a preliminary needto changethe existing plan and to inform the developmentofplan components and otherplan content.
- (ii) Consider the goals and objectivesofthe Forest Service strategic plan (§ 219.2(a)).
- (iii) Identify the presence and consider the importance of various physical, biological, social, cultural, and historic resources on the plan area (§219.6), with respect to the requirements for plan components of §§ 219.8 through 219.11.
- (iv) Considerconditions, trends, and stressors (§ 219.6), with respect to the

requirements forplan componentsof§§ 219.8 through 219.11.

- (v) Identifyand evaluate landsthatmay be suitable for inclusion in the NationalWildernessPreservation System and determine whether to recommend anysuch lands for wildernessdesignation.
- (vi) Identifythe eligibility ofrivers for inclusion in the NationalWild and ScenicRivers System, unless a systematicinventory has been previously completed and documented and there are nochanged circumstances that warrant additional review.
- (vii) Identifyexisting designated areas other than the areas identified in paragraphs (c)(2)(v) and(c)(2)(vi) of this section,and determine whether torecommend any additional areas for designation. If the responsible official has the delegated authority to designate a new area or modify an existing area, then the responsible official may designate such area when approving the plan, plan amendment, or plan revision.
- (viii) Identifythe suitability of areas for the appropriate integration of resource management and uses, with respect to the requirements for plan components of §§ 219.8 through 219.11, including identifying lands that are not suitable for timber production (§ 219.11).
- (ix) Identifythe maximumquantityoftimber that may be removedfrom the plan area (§ 219.11(d)(6)).
- (x) Identifyquestions and indicatorsforthe plan monitoring program (§ 219.12).
- (xi) Identifypotentialothercontentinthe plan (paragraph (f)ofthis section).
- (3) The regional forestershall identify the species of conservation concern for the plan area incoordination with the responsible official.
- (d) *Management areas orgeographic areas*. Every plan musthave managementareas orgeographic areas orboth. The plan may identify designated or recommended designated areas as management areas orgeographic areas.
- (e) *Plan components*. Plan components guide future projectand activity decisionmaking. Theplan must indicate whetherspecificplan componentsapply to the entireplan area, to specificmanagement areas orgeographic areas, or to otherareasasidentified in the plan.
- (1) Required plan components. Everyplan must include the following plan components:
- (i) Desired conditions. A desired condition is a description of specific social, economic, and/ore cological characteristics of the plan area, or a portion of the plan area, toward which management of the land and resources should be directed. Desired conditions must be described in terms that are specific enough to allow progress toward their achievement to be determined, but do not include completion dates.
- (ii) Objectives. An objective is a concise, measurable, and time-specific statement of a desired rate of progress toward a desired condition conditions. Objectives should be based on reasonably foreseeable budgets.
- (iii) Standards. Astandard is amandatory constrainton projectand activity decisionmaking, established to help achieve ormaintain the desired condition or conditions, to avoid or mitigateundesirable effects, or to meetapplicable legal requirements.
- (iv) Guidelines. A guideline is a constraint on project and activity decision making that allows for departure from its terms, so long as the purpose of the guideline is met. (§219.15(d)(3)).

Guidelinesare established tohelp achieve ormaintain a desired condition orconditions, toavoidor mitigate undesirable effects, or to meetapplicable legalrequirements.

- (v) Suitability oflands. Specific landswithin a plan area willbe identified as suitable forvariousmultipleuses oractivities based on the desired conditions applicable to those lands. The plan will also identify lands within the plan area as not suitable for uses that are not compatible with desired conditions for those lands. The suitability of lands need not be identified for every use oractivity. Suitability identifications may be made after consideration of historic uses and of issues that have arisen in the planning process. Everyplan must identify those lands that are not suitable for timber production (§ 219.11).
- (2) Optional plancomponent: goals. A plan may include goalsasplan components. Goals are broad statements of intent, other than desired conditions, usually related to processor interaction with the public. Goals are expressed inbroad, general terms, but do not include completion dates.
- (3) Requirements forthe set of plan components. The set of plan components must meet therequirements setforth in this part for sustainability (§219.8), plant and animal diversity (§ 219.9), multiple use (§ 219.10), and timber (§ 219.11).
- (f) Other content in the plan. (1) Other required content in the plan. Every plan must:
- (i) Identify watershed(s)thatare a priority for maintenance orrestoration;
- (ii) Describe the plan area's distinctive roles and contributions within the broaderlandscape;
- (iii) Include the monitoring program required by § 219.12; and
- (iv) Containinformation reflecting proposed andpossible actions thatmayoccuron the plan areaduring the life of the plan,including:the planned timber sale program;timberharvesting levels;and the proportion of probable methods of forest vegetation management practicesexpected tobeused(16U.S.C.1604(e)(2) and (f)(2)). Such informationis not a commitment to take anyaction and is not a "proposal" asdefined by the Councilon Environmental QualityregulationsforimplementingNEPA (40CFR 1508.23, 42U.S.C.4322(2)(C)).
- (2) Optional content inthe plan. A plan may include additional content, such as potential management approaches or strategies and partnership opportunities or coordination activities.

[77 FR 21260, Apr. 9, 2012, as amended at 77 FR 44145, July 27, 2012]

§ 219.8 Sustainability.

A plan developed or revised under this part must provide for social, economic, and ecological sustainability within Forest Service authority and consistent with the inherent capability of the plan area, as follows

The plan must provide for social,economic, and ecologicalsustainabilitywithin-ForestServiceauthority and consistentwith the inherent capability of the planarea,as-follows:

- (a) Ecological sustainability.(1)EcosystemIntegrity. The planmust include plan components, including standards or guidelines, to maintain orrestore the ecological integrity of terrestrialandaquatic ecosystems and watersheds in the plan area, including plan components to maintain orrestore structure, function, composition, and connectivity, taking into account:
- (i) Interdependence ofterrestrialand aquatic ecosystems in the planarea.
- (ii) Contributions of the plan area to ecological conditions within the broader

landscapeinfluenced bytheplan area.

- (iii) Conditions in the broader landscapethatmayinfluence the sustainability of resources andecosystems within the plan area.
- (iv) System drivers,includingdominant ecological processes, disturbance regimes, andstressors, such asnatural succession, wildlandfire, invasive species, andclimatechange;andthe abilityofterrestrialand aquatic ecosystems on theplan area to adapt to change.
- (v) Wildland fire and opportunities to restore fire adapted ecosystems.
- (vi) Opportunities for landscape scale restoration.
- (2) Air, soil, and water. The plan must include plan components, including standards orguidelines, tomaintain or restore:
- (i) Airquality.
- (ii) Soils and soilproductivity, including guidance to reduce soilerosion and sedimentation.
- (iii) Water quality.
- (iv) Waterresourcesin the plan area, including lakes, streams, and wetlands; ground water; publicwatersupplies; solesourceaquifers; source waterprotection areas; and other sources of drinking water (including guidance to prevent ormitigate detrimental changes in quantity, quality, and availability).
- (3) Riparian areas.(i) The planmust include plan components,including standards orguidelines, to maintainor restore the ecological integrityofriparian areas in the plan area,including plan components to maintain orrestore structure,function, composition,andconnectivity, takinginto account:
- (A) Watertemperature and chemical composition;
- (B) Blockages (uncharacteristicand characteristic) of watercourses;
- (C) Depositsofsediment;
- (D) Aquatic and terrestrial habitats;
- (E) Ecological connectivity;
- (F) Restorationneeds; and
- (G) Floodplain values andrisk of flood loss.
- (ii) Plans must establish width(s) forriparianmanagementzones around all lakes, perennial and intermittentstreams, and open water wetlands, within whichthe plan components required by paragraph (a)(3)(i) of this section will apply, giving special attention toland and vegetation for approximately 100 feetfrom the edges of all perennial streams and lakes.
- (A) Riparian management zone width(s)mayvarybased on ecological orgeomorphic factorsortypeof waterbody;and will apply unless replacedby a site-specific delineation of the riparianarea.
- (B) Plan componentsmust ensure that nomanagement practicescausing detrimental changesinwatertemperature orchemical composition, blockages of water courses, or depositsofsedimentthatseriously and adversely affect waterconditionsor fish habitatshallbe permitted within theriparian management zones or the site-specific delineated riparian areas.
- (4) Best managementpractices forwater quality. The Chief shall establish

requirementsfornational bestmanagement practices for water quality in the Forest Service Directive System. Plan components must ensure implementation of these practices.

- (b) Social andeconomic sustainability. The plan must include plan components, including standards or guidelines, to guide the plan area's contribution to social and economic sustainability, taking into account:
- (1) Social, cultural, and economic conditions relevant to the area influenced by the plan;
- (2) Sustainable recreation; including recreation settings, opportunities, and access; and sceniccharacter;
- (3) Multiple uses that contribute to local, regional, and national economies in asustainablemanner;
- (4) Ecosystem services;
- (5) Cultural and historicresources and uses; and
- (6) Opportunities to connect people with nature.

§ 219.9 Diversity of plant and animal communities.

This section adopts a complementary ecosystem and species-specific approach to maintaining the diversity of plant and animal communities and the persistence of native species in the plan area. Compliance with the ecosystem requirements of paragraph (a) ofthis section is intended to provide the ecological conditions to both maintain the diversity of plant and animal communities and support the persistence of most native species in the plan area. Compliance with the requirements of paragraph (b) of this section is intended to provide for additional ecological conditions not otherwise provided by compliance with paragraph (a) of this section for individual species as set forth in paragraph (b) of this section. A plan developed or revised under this part must provide for the diversity of plant and animal communities, within Forest Service authority and consistent with the inherent capability of the plan area, as follows:

Thissectionadopts a complementaryecosystem and species-specific approach to-maintaining the diversity of plantand animal communities and the persistence of native-species in the planarea. Compliance with the ecosystem requirements of paragraph (a) is intended to provide the ecological conditions to both maintain the diversity of plantand animal communities and support the persistence of most native species in the planarea. Compliance with the requirements of paragraph (b) is intended to provide for additional ecological conditions not otherwise provided by compliance with paragraph (a) for individual species as set for thin paragraph (b). The planmust provide for the diversity of plant and animal communities, within Forest Service authority and consistent with the inherent capability of the plan area, as follows:

- (a) Ecosystem plan components.(1) Ecosystem integrity. As required by § 219.8(a), the plan must include plan components, including standards or guidelines, to maintain or restore the ecological integrity of terrestrial and aquatice cosystems and watershed sinthe plan area, including plan components to maintain or restore their structure, function, composition, and connectivity.
- (2) Ecosystem diversity. The plan must include plan components, including standards orguidelines, to maintain or restore the diversity of ecosystems and habitat typesthroughout the plan area. In doing so, the plan must include plan components to maintain or restore:
- (i) Key characteristics associated with terrestrialand aquatic ecosystem types;

- (ii) Rare aquaticand terrestrialplant andanimal communities; and
- (iii) The diversity of nativetree species similar to that existing in the planarea.
- (b) Additional, species-specific plan components. (1) Theresponsible official shall determine whether or not the plan components required by paragraph (a) of this section provide the ecological conditions necessary to: contribute to the recovery of federally listed threatened and endangered species, conserve proposed and candidate species, and maintain aviable population of each species of conservation concern within the plan area. If the responsible of ficial determines that the plan components required in paragraph (a) are insufficient to provide such ecological conditions, then additional, species-specific plan components, including standards or guidelines, must be included in the plan to provide such ecological conditions in the plan area.
- (2)If the responsible official determinesthatitis beyond the authority of the Forest Service ornotwithintheinherent capability of the plan area to maintain or restore the ecological conditions tomaintain a viable population of a species of conservation concern in the plan area, thentheresponsible official shall:
- (i) Document the basisfor thatdetermination (§ 219.14(a)); and
- (ii) Include plan components, including standardsor guidelines,to maintain or restoreecologicalconditions within the plan area to contribute tomaintaining a viable population of thespecies within its range. In providing such plan components, the responsible official shall coordinate to the extent practicable with other Federal, State, Tribal, and private land managers having management authority overlands relevant to that population.
- (c) Species of conservation concern. For purposes of this subpart, a species of conservation concern is a species, other than federally recognized threatened, endangered, proposed, or candidate species, that is known to occur in the plan area and for which the regional forester has determined that the best available scientific information indicates substantial concern about the species capability to persist over the long-term in the plan area.

§ 219.10 Multiple use.

While meeting the requirements of §§ 219.8 and 219.9, a plan developed or revised under this part must provide for ecosystem services and multiple uses, including outdoor recreation, range, timber, watershed, wildlife, and fish, within Forest Service authority and the inherent capability of the plan area as follows:

While meeting the requirements of §§ 219.8 and 219.9,the plan must provide forecosystemservicesand multiple uses, including outdoor recreation,range, timber, watershed, wildlife,andfish, withinForest Service authority andtheinherentcapabilityoftheplan areaas follows:

- (a) Integratedresource management for multiple use. The plan must include plan components, including standards or guidelines, for integratedresource management oprovide forecosystemservices and multiple uses in the plan area. When developing plan components for integratedresource management, to the extent relevant to the plan area and the public participation process and the requirements of §§ 219.7, 219.8, 219.9, and 219.11, the responsible official shall consider:
- (1) Aesthetic values, airquality, cultural andheritage resources, ecosystem services, fish andwildlife species, forage, geologicfeatures, grazingand rangelands, habitat and habitatconnectivity, recreation settings and opportunities,

riparian areas, scenery, soil, surface and subsurface waterquality, timber, trails, vegetation, viewsheds, wilderness, and other relevant resources and uses.

- (2) Renewable and nonrenewableenergy and mineral resources.
- (3) Appropriateplacement and sustainable management of infrastructure, such asrecreationalfacilities and transportation and utility corridors.
- (4) Opportunities to coordinate with neighboring landowners tolinkopen spaces and take into account joint management objectives where feasible and appropriate.
- (5) Habitatconditions, subjecttothe requirements of §219.9, for wildlife, fish, and plantscommonly enjoyed and used by the public; for hunting, fishing, trapping, gathering, observing, subsistence, and other activities (in collaboration with federally recognized Tribes, Alaska NativeCorporations, other Federal agencies, and State and local governments).
- (6) Land status andownership, use, and access patterns relevant to the plan area.
- (7) Reasonablyforeseeable riskstoecological, social, and economic sustainability.
- (8) System drivers, including dominant ecological processes, disturbance regimes, and stressors, such as natural succession, wild land fire, invasive species, and climate change; and the ability of the terrestrial and aquatic ecosystems on the plan area to adapt to change (§219.8);
- (9) Public water supplies and associated water quality.
- (10) Opportunities to connect people with nature.
- (b) Requirementsfor plan componentsfor a new plan orplan revision.(1) Theplan must includeplan components, including standardsor guidelines, to provide for:
- (i) Sustainable recreation; including recreation settings, opportunities, and access; and sceniccharacter. Recreation opportunities may include non-motorized, motorized, developed, and dispersed recreation on land, water, and in the air.
- (ii) Protection of cultural and historicresources.
- (iii) Management of areas of tribal importance.
- (iv) Protection ofcongressionallydesignated wilderness areasaswell as management of areasrecommended for wilderness designation to protect and maintain the ecological and social characteristics that provide the basis for their suitability for wilderness designation.
- (v) Protection ofdesignated wild and scenic rivers as wellasmanagementofriversfound eligibleor determined suitable for the National Wild and Scenic River system to protect the values that provide the basis for their suitability for inclusion in the system.
- (vi) Appropriate management of other designated areas or recommended designated areas in the plan area, including research natural areas.
- (2) Other plan components for integrated resource management to provide formultiple use as necessary.

§219.11 Timber requirements based on the NFMA.

While meetingthe requirements of §§ 219.8 through 219.10, aplan developed orrevisedunder this part must includeplan components, including standards or guidelines, and other plan content regarding timber management within Forest

Serviceauthorityandthe inherent capabilityofthe planarea, as follows:

While meeting the requirements of §§ 219.8 through 219.10, the plan must include plancomponents, including standardsorguidelines, and other plan content regarding timbermanagement within Forest Service authority and the inherentcapability of the plan area, as follows:

- (a) Landsnotsuited for timber production.(1) The responsible officialshall identify lands withinthe plan area asnotsuited for timber production if any one ofthe following factors applies:
- (i) Statute, Executive order, or regulation prohibits timber production on the land;
- (ii) The SecretaryofAgriculture or the Chiefhas withdrawn the land from timberproduction;
- (iii) Timber production would not be compatible with the achievement of desiredconditions and objective sestablished by the plan for those lands;
- (iv) The technologyis not currently available for conducting timber harvest without causing irreversible damage to soil, slope, or other watershed conditions;
- (v)) Thereisno reasonableassurancethatsuch landscanbe adequatelyrestockedwithin5 years after final regeneration harvest; or
- (vi) The land is not forest land.

invaded.

- (2) Theresponsible officialshallreview lands identified in the plan as not suitedfor timberproduction atleast once every10 years, or asotherwiseprescribed bylaw,to determine whetherconditions have changed so thattheyhave becomesuitable for timber production. As aresult ofthis 10-year review, the plan maybe amended to identifyany such lands assuitable for timberproduction, ifwarranted by changed conditions.
- (b) Timberharvest forpurposes of timber production. A plan that identifies lands assuitable for timber production must include plan components, including standards or guidelines, toguide timber harvest for timber production or for other multiple use purposes on such lands.
- (c) Timber harvest forpurposes other than timber production. Except as provided in paragraph (d) of this section, the plan may include plan components to allowfortimber harvest for purposesotherthan timber production throughout the plan area, or portions of the plan area, as a tool to assistin achieving or maintaining one ormore applicable desired conditions or objectivesofthe planin order to protect other multiple-use values, and forsalvage, sanitation, or public health or safety. Examples of using timber harvest to protect other multipleuse values may include improving wild life or fish habitat, thinning to reduce fire risk, or restoring meadow or savannae cosystems where trees have
- (d) *Limitations on timberharvest*. Whethertimber harvestwould be forthepurposes of timberproduction orother purposes, plan components, including standardsorguidelines, must ensure the following:
- (1) No timber harvest for the purposes of timber production may occuron lands notsuited fortimberproduction.
- (2) Timberharvest wouldoccur only where soil, slope, orother watershed conditions would not be irreversibly damaged;
- (3) Timberharvest wouldbe carried outina mannerconsistent with the protection of soil, watershed, fish, wildlife, recreation, and aesthetic resources.
- (4) Whereplancomponents will allowclearcutting, seed tree cutting, shelterwoodcutting,

or other cutsdesigned to regenerate an even-aged standoftimber, theplan mustinclude standards limitingthe maximum size foropenings that maybe cutin one harvestoperation, accordingtogeographicareas, foresttypes, or other suitableclassifications. Except as provided in paragraphs (d)(4)(i) through(iii) ofthis section, this limit maynotexceed 60 acres for theDouglas-fir forest typeofCalifornia,Oregon,andWashington;80 acresforthe southernyellow pinetypes of Alabama,Arkansas,Georgia,Florida,Louisiana, Mississippi, NorthCarolina, South Carolina,Oklahoma,and Texas; 100 acresforthe hemlock-Sitka spruceforest typeof coastalAlaska;and 40 acresfor all otherforesttypes. Where plancomponents will allow clearcutting, seed treecutting, shelterwood cutting, or othercuts designed toregenerate an even-aged stand oftimber, the plan must include standardslimiting the maximum size foropenings that may be cutin one harvestoperation, according togeographic areas, foresttypes, or other suitable classifications.

- (i) Planstandardsmayallowfor openingslarger than thosespecified in paragraph (d)(4) of thissection to be cut in one harvest operation where the responsible official determines thatlargerharvest openingsare necessary to help achieve desired ecologicalconditions in the plan area. Ifso, standards for exceptionsshallinclude the particular conditions under which the larger size is permitted and must set a maximum size permitted underthose conditions.
- (ii) Plan components may allow for size limits exceeding those established in paragraphs(d)(4)introductory text and (d)(4)(i) of this section on an individual timber sale basis after "60-days" public notice and review by the regional forester.
- (iii) The plan maximum size for openings to be cut in one harvestoperation shall notapply to the size of openings harvested as a result of natural catastrophic conditions such as fire, in sect and disease attack, or windstorm (16 U.S.C. 1604(g)(3)(F)(iv)).
- (5) Timber willbe harvested from NFS lands only where such harvestwouldcomplywith theresource protections set out in sections 6(g)(3)(E) and (F) of the NFMA(16 U.S.C.1604(g)(3)(E)and (F)). Some of these requirements are listed in paragraphs (d)(2) to (d)(4) of this section.
- (6) The quantityoftimber that may be sold from the national forest islimited to an amount equalto or less than that which can be removed from such forest annually in perpetuity on a sustained yield basis. This limit may be measured on a decadal basis.
- (i) The plan may provide for departures from this limit as provided by the NFMAwhen departure would be consistent with the plan's desired conditions and objectives. Exceptions for departure from this limit on the quantity sold may be made only after a public reviewand comment period of at least 90 days.
- (ii) This limit may be based upon increases in harvest levels based on intensified managementpractices, such as reforestation, thinning,andtree improvement ifsuch practices justifyincreasing the harvests in accordance with the Multiple-Use Sustained-Yield Actof1960. Theplan must require that suchharvest levels be decreased the end of each planning period if such practices cannot be successfully implemented or funds are not received to permit such practices to continue substantially as planned.
- (iii) The Chief mustinclude in the Forest Service Directive System procedures for estimating the quantity of timber that can be removed annually in perpetuity on a sustained-yield basis, and exceptions, consistent with 16 U.S.C. 1611.
- (7) The regeneration harvest of even-aged standsoftrees is limited to stands that generally havereached the culmination of mean annual increment of growth. This requirement would applyonly to regeneration harvest of even-aged stands on landsidentified as suitable for timber production and where timber production is the

primarypurpose forthe harvest. Plan components may allowfor exceptions, set out in 16 U.S.C. 1604(m), onlyif such harvest is consistentwith the other plancomponents of the land management plan.

[77 FR 21260,Apr. 9, 2012, as amended at77FR 44145, July 27,2012; 78 FR23492, Apr. 19, 2013]

§ 219.12 Monitoring.

- (a) Plan monitoring program.(1)The responsible official shall develop a monitoring program for theplan area and include itin the plan.Monitoringinformation shouldenable the responsibleofficial to determine ifa change in plan components or other plan content thatguidemanagement of resources on the plan area may be needed. The development of the planmonitoring program must be coordinated with theregional forester and Forest Service State andPrivate Forestryand Research and Development.Responsible officialsfortwo ormoreadministrative units may jointly develop theirplan monitoring programs.
- (2) The plan monitoring program sets outthe plan monitoring questions and associated indicators. Monitoring questions and associated indicators mustbe designed to inform themanagement of resources on the plan area, including by testingrelevantassumptions, trackingrelevantchanges, and measuringmanagement effectiveness and progresstoward achievingormaintainingtheplan's desired conditions or objectives. Questions and indicators should be based on one ormore desired conditions, objectives, or other plan components in the plan, but not every plan component needs to have a corresponding monitoring question.
- (3) The plan monitoring program should be coordinated and integrated with relevantbroader-scale monitoring strategies(paragraph (b) of this section)to ensure that monitoring is complementary and efficient, and that information is gathered at scales appropriate to the monitoring questions.
- (4) Subject to the requirements of paragraph (a)(5) of this section, the responsible official has the discretion to set the scope and scale of the plan monitoring program, after considering:
- (i) Informationneedsidentified through the planning process as most critical for informed management of resources on the plan area; and
- (ii) The financial and technical capabilities of the Agency.
- (5) Each plan monitoring programmust containone or more monitoring questions and associated indicators addressing each of the following:
- (i) The statusof select watershed conditions.
- (ii) The statusof select ecological conditions including key characteristics of terrestrial and aquatic ecosystems.
- (iii) The status of focal speciesto assess the ecological conditions required under § 219.9.
- (iv) The status of a select setofthe ecological conditions required under §219.9 to contribute to the recovery offederally listed threatened and endangered species, conserve proposed and candidate species, and maintain aviable population of each species of conservation concern.
- (v) Thestatus of visitoruse, visitorsatisfaction, and progress toward meeting recreation objectives.
- (vi) Measurable changes on the plan area related to climatechange andotherstressorsthat maybe affecting the plan area.

- (vii) Progress toward meeting the desired conditions and objectives in the plan, including for providing multiple use opportunities.
- (viii) Theeffectsof each management system todeterminethat they donotsubstantiallyandpermanentlyimpair the productivity of theland (16 U.S.C.1604(g)(3)(C)).
- (6) A range of monitoring techniquesmay beused to carry out the monitoring requirements inparagraph (a)(5)of this section.
- (7) Thissection does not apply to projectsoractivities. Projectandactivity monitoringmay beused to gather information for the plan monitoring program, and information gathered throughplan monitoring may be used to informdevelopmentofprojectsoractivities. But, the monitoring requirements of this section are not a prerequisite formaking a decision to carry out a projectoractivity.
- (b) *Broader-scale monitoring strategies*.(1) The regional forestershalldevelopa broader-scalemonitoring strategy forplan monitoring questions that can bestbeanswered at ageographicscale broader than one plan area.
- (2) When developing monitoring strategy, the regional forestershall coordinate with the relevant responsible officials, Forest Service State and Private Forestry and Research and Development, partners, and the public. Two or more regional foresters may jointly develop broader-scale monitoring strategies.
- (3) Each regionalforestershallensure that thebroader-scale monitoring strategyis within thefinancial and technical capabilities of the region and complements other ongoing monitoring efforts.
- (4) Projects and activities may be carried out underplans developed, amended, or revised underthis part before the regional forester has developed a broader-scale monitoring strategy.
- (c) Timing and process for developing the plan monitoringprogram andbroader-scalestrategies. (1) The responsible official shall develop the plan monitoring program aspart of the planning process for a new plan developmentor plan revision. Wherea plan's monitoring program has been developed under the provisions of a prior planning regulation and the unit hasnot initiated plan revision under this part, the responsible official shall modify the plan monitoring program within 4 years of the effective date of this part, or assoon as practicable, to meet the requirements of this section.
- (2) The regional forestershall developa broader-scale monitoring strategyas soon aspracticable.
- (3) To the extent practicable, appropriate, and relevant to the monitoring questions in the planmonitoring program, plan monitoring programs and broader-scale strategies must be designed to take into account:
- (i) Existingnational and regionalinventory, monitoring, and research programsofthe Agency, including from the NFS, State and Private Forestry, and Research and Development, and of other governmental and non-governmental entities;
- (ii) Opportunities to designand carry out multi-party monitoring with other ForestServiceunits,Federal, Stateor localgovernmentagencies, scientists, partners, and members of thepublic;and
- (iii) Opportunities to design and carry out monitoring with federally recognized Indian Tribes and Alaska Native Corporations.
- (d) Biennial evaluation of the monitoring information.(1) Theresponsible officialshall conduct abiennial evaluation ofnew information gathered through the plan monitoring

program andrelevantinformation from the broader-scale strategy, and shall issue a written report of the evaluation and make it available to the public.

- (i) The first monitoring evaluation for a plan orplanrevisiondeveloped in accordance with thissubpartmust becompletedno later than 2 years from the effective date of plan decision.
- (ii) Where the monitoring programdeveloped underthe provisions of a prior planning regulation has been modified to meet the requirements of paragraph (c)(1) of this section, the first monitoring evaluation must be completed no later than 2 years from the date the change takes effect.
- (iii) The monitoring evaluation report may be postponed for 1 year in case of exigencies, but notice of the postponement must be provided to the public prior to the date the report is due for that year (§ 219.16(c)(6)).
- (2) The monitoring evaluation report mustindicate whether or not a changetothe plan,management activities,orthe monitoring program, or a new assessment, may be warrantedbased on the new information. The monitoring evaluation reportmust be used to inform adaptivemanagement of the plan area.
- (3) The monitoring evaluation report may be incorporated into other planning documents iftheresponsible official has initiated a plan revision orrelevantamendment.
- (4) The monitoring evaluation report is not a decision document representing final Agency action, and is not subject to the objection provisions of subpart B.

§ 219.13 Plan amendment and administrative changes.

- (a) Plan amendment. A plan maybe amendedatanytime. Plan amendments maybe broad or narrow, depending on the need for change, and should be used to keep planscurrentandhelp units adapt to newinformation orchangingconditions. Theresponsibleofficialhas the discretionto determine whether andhow to amend theplanand todetermine the scope and scale of any amendment. Except as provided byparagraph(c) ofthis section, aplan amendment is required to add, modify, orremove oneormore plancomponents, or to changehow orwhereoneor moreplan componentsapplyto all or partofthe planarea (includingmanagementareasor geographicareas). A plan maybe amended atany time. Plan amendments may be broad ornarrow, depending on he need for change, and should be used to keep plans current and helpunitsadaptto new informationor changing conditions. The responsibleofficialhas the discretionto determine whether and how to amend the plan. Exceptasprovided byparagraph (c) of thissection, a plan amendment is required to add, modify, or remove one ormoreplan components, or to change how or where one or more plancomponents apply to all orpart of the plan area(includingmanagementareasorgeographic areas).
- (b) Amendmentprocess. The responsible official shall:
- (1) Base anamendmenton apreliminaryidentification of the need to change the plan maybebased on anewassessment; a monitoringreport; or other documentation of new information, changedconditions, or changedcircumstances. When aplan amendmentis made togetherwith, and onlyapplies to, a project oractivitydecision, the analysis prepared fortheproject or activitymayserveas the documentation of the preliminaryidentification of the need to change the plan. Base an amendment ona preliminaryidentification of the need to change the plan. The preliminaryidentification of the need to change the plan. The preliminaryidentification of the need to change the plan may be based on a new assessment; amonitoring report;

- or other documentation of new information, changed conditions, or changed circumstances. Whenaplan amendmentis made together with, and only applies to, a project oractivity decision, the analysis prepared for the project oractivity may serve as the documentation for the preliminary identification of the need to change the plan;
- (2) Provideopportunities forpublic participation as required in § 219.4 and public notification as required in § 219.16. The responsible official may combine processes and associated public notifications where appropriate, considering the scope and scale of the need to change the plan. The responsible official must include information in the initial notice for the amendment (§ 219.16(a)(1)) about which substantive requirements of §§ 219.8 through 219.11 are likely to be directly related to the amendment (§ 219.13(b)(5)). Provide opportunities for public participation as required in § 219.4 and public notification as required in § 219.16. The responsible official may combine processes and associated public notifications where appropriate, considering the scope and scale of the need to change the plan; and
- (3) Amend the planconsistent with Forest ServiceNEPA procedures. TheappropriateNEPA documentation for an amendment may be anenvironmentalimpactstatement, an environmental assessment, ora categorical exclusion, dependingupon thescope and scale oftheamendment and its likelyeffects. Except for anamendmentthatapplies onlyto one project or activity, a proposedamendmentthatmaycreate asignificantenvironmentaleffect and thus requirespreparation of an environmental impactstatement is consideredasignificantchange in theplan for the purposes of the NFMA and therefore requires a 90-day comment period for the proposed plan and draft environmental impact statement (§ 219.16(a)(2)), in addition to meeting the requirements of this section. Amendthe planconsistent with Forest Service NEPA procedures. The appropriate NEPAdocumentation for an amendment may be an environmental impactstatement, an environmentalassessment, or acategoricalexclusion, depending uponthe scope and scaleof the amendmentand itslikely effects. Aproposed amendment thatmay create a significant environmentaleffectand thusrequire preparation of anenvironmentalimpactstatementis considered a significantchange in the plan for the purposesof theNFMA.
- (4) Follow theapplicableformatforplancomponents set out at § 219.7(e) fortheplan direction addedor modifiedbytheamendment, exceptthatwhereanamendment toaplan developed or revisedunder apriorplanning regulation would simplymodifythearea to which existingdirectionapplies, the responsible officialmayretain the existingformattingfor thatdirection.
- (5) Determine which specific substantive requirement(s)within §§ 219.8 through 219.11 are directly related to the plan direction being added, modified or removed by the amendment and apply such requirement(s) within the scope and scale of the amendment. The responsible official is not required to apply any substantive requirements within §§ 219.8 through 219.11 that are not directly related to the amendment.
- (i)Theresponsible official'sdetermination must be based on the purposefor theamendment and theeffects(beneficialoradverse)ofthe amendment, and informed bythe bestavailable scientific information,scoping,effectsanalysis, monitoringdataorotherrationale.
- (ii)When basingthe determination on adverseeffects:
- (A)The responsible official must determine that aspecificsubstantive requirement isdirectlyrelated to theamendment when scopingorNEPAeffectsanalysisfortheproposedamendment reveals substantialadverse effects associated with that requirement, or when the proposed amendment would substantiallylessen protections for aspecific resource or use.

- (B)If theappropriateNEPA documentationforanamendment is a categorical exclusion or an environmental assessment accompanied by a finding of no significant impact (§ 219.13(b)(3)), there is a rebuttable presumption that the amendment will not have substantial adverse effects.
- (3)(6) For an amendment to a plandeveloped or revised under apriorplanning regulation, if species of conservation concern (SCC) have not been identified for the planare aand if scoping or NEPA effects analysis for the proposed amendment reveals substantial adverse impacts to a specific species, or if the proposed amendment would substantially less enprotections for a specific species, the responsible of ficial must determine whether such species is a potential SCC, and if so, apply section § 219.9(b) with respect to that species as if it were an SCC.
- (c) Administrative changes. An administrative change is any change to a plan that is not aplanamendmentorplan revision. Administrative changes include corrections of clerical errors to anypart of the plan, conformance of the plan to newstatutory or regulatory requirements, or changes to other content the plan (§ 219.7(f)).
- (1) A substantive change to the monitoring program made outside of the process for planrevision or amendment maybe made only afternotice to the public of the intended change and consideration of public comment (§ 219.16(c)(6)).
- (2) All other administrative changes may be made following public notice (§ 219.16(c)(6)).

§ 219.14 Decision documentand planning records.

- (a) <u>Decisiondocumentapproving a new plan, plan amendment, orrevision.</u>
 Theresponsibleofficial shall recordapproval anewplan, planamendment, orrevision in a decisiondocumentprepared accordingto
 ForestService NEPA procedures (36 CFRpart220). The decision document must include: <u>Decisiondocument</u>. The responsible official shall record approval of a new plan, planamendment, or revisionin a decision document prepared according to ForestService NEPA procedures (36 CFR 220). The decision document mustinclude:
- (1) The rationale for approval;
- (2) Anexplanation of how the plan components meet thesustainability requirements of § 219.8, the diversity requirements of § 219.9, the multiple use requirements of § 219.10, and the timberrequirements of § 219.11;
- (3)(2) A statementofhow the plan, plan amendment, or plan revision applies toapproved projects and activities (§ 219.15);
- (4)(3) The documentation of how the best available scientific informationwas used to informplanning, the plan components, and otherplan content, including the plan monitoring program (§219.3);
- (5)(4) The concurrence by the appropriateresearch station directorwith anypart of the planapplicable to any experimental forestsorexperimental ranges (§219.2(b)(4)); and
- (6)(5) The effectivedate of the plan, amendment, orrevision.
- (b) Decisiondocument for a new plan or plan revision. Inaddition to meetingther equirements of paragraph (a) of this section, the decisiondocument must include an explanation of how the plan components meet the sustainability requirements of § 219.8, the diversity requirements of § 219.9, the multipleuse requirements of § 219.10, and the timber requirements of § 219.11.

- (c) Decisiondocument for a plan amendment. In addition to meetingther equirements of paragraph (a) of this section, the decisiondocument must explain how the responsible of ficial determined:
- (1)Thescope and scale of theplan amendment; and
- (2)Which specificrequirements within §§ 219.8 through 219.11applyto theamendment and howtheywere applied.
- (b)(d) Planning records.(1) The responsible officialshall keep the following documentsreadilyaccessible to the public byposting them online and through other means: assessment reports (§219.6); the plan, including the monitoring program; the proposed plan, plan amendment, or planrevision; publicnotices and environmental documents associated with a plan; plandecisiondocuments; and monitoringevaluation reports (§ 219.12).
- (2) Theplanning record includes documentsthatsupportanalyticalconclusionsmade and alternatives considered throughout the planning process. The responsible official shall make the planning record available at the office where the plan, planamendment, or plan revision was developed.

§ 219.15 Project and activityconsistency with the plan.

- (a) Application to existing authorizations and approved projects or activities. Every decision document approving aplan, plan amendment, or plan revision must state whether authorizations of occupancy and use made before the decision document may proceed unchanged. If a plan decision document does not expressly allow such occupancy and use, the permit, contract, and other authorizing instrument for the use and occupancy must be made consistent with the plan, plan amendment, or plan revision as soon as practicable, as provided in paragraph (d) of this section, subject to valid existing rights.
- (b) Application to projectsoractivities authorized after plan decision. Projects and activities authorized after approval of a plan, plan amendment, or plan revision must be consistent with the plan as provided in paragraph (d) of this section.
- (c) Resolving inconsistency. When aproposed projectoractivity would not be consistent with the applicable plan components, the responsible official shall takeone of the following steps, subject to valid existing rights:
- (1) Modify the proposed project oractivity to make it consistent with the applicable plancomponents;
- (2) Reject the proposal orterminate the projectoractivity;
- (3) Amendthe planso that the project or activity will beconsistent withtheplan as amended; or
- (4) Amend theplan contemporaneously withthe approval of the project or activity so that theproject or activity will be consistentwith the plan asamended. This amendment may be limited to apply only to the project or activity.
- (d) *Determining consistency*. Every projectand activitymust beconsistent with the applicable plan components. A projectoractivity approval document must describe how the project oractivity is consistent with applicable plan components developed or revised inconformance with this part by meeting the following criteria:
- (1) Goals, desired conditions, and objectives. The project oractivity contributes to themaintenance orattainment of one or more goals, desired

conditions, or objectives, or does not foreclose the opportunity to maintain or achieve anygoals, desired conditions, or objectives, overthe long term.

- (2) Standards. The project or activity complies with applicable standards.
- (3) Guidelines. The project oractivity:
- (i) Complies with applicable guidelinesas set out in the plan; or
- (ii) Isdesigned in a waythatis aseffective inachieving the purpose of the applicable guidelines (§ 219.7(e)(1)(iv)).
- (4) Suitability. A projectoractivity would occur in an area:
- (i) That the plan identifies assuitable forthat type ofproject or activity; or
- (ii) For which the plan is silent with respecttoits suitability for that type of project or activity.
- (e) Consistency ofresource planswithin theplanning area with the land management plan. Anyresource plans (for example, travel management plans) developed by the Forest Service that apply to the resources or land areas within the planning area must be consistent with the plan components. Resource plans developed prior to plan decision must be evaluated for consistency with the plan and amended if necessary.

§ 219.16 Public notifications.

The following public notification requirements apply to plan development, amendment, orrevision. Notifications may be combined where appropriate.

- (a) When formal publicnotification is required. Public notification must be provided as follows:
- (1) To initiate thedevelopment of a proposed plan, plan amendment, or plan revision;
- (2) To invite commentson a proposed plan, planamendment, or plan revision, and associated environmental analysis. For a newplan, planamendment, or aplan revision for which adraft environmental impacts a temperated is at least 90 days, except for an amendment that applies only to one project or activity. For an amendment that applies only to one project or activity for which adraft EIS is prepared, the comment period is at least 45 days unless a different time period is required by lawor regulation or authorized pursuant to 40 CFR 1506.10(d). For an amendment for which adraft EIS is not prepared, the comment period is at least 30 days; To invite comments on a proposed plan, plan amendment, or plan revision, and associated environmental analysis. For a new plan, plan amendment, or aplan revision for which a draft environmental impact statement (EIS) is prepared, the comment period is at least 30 days;
- (3) To begin the objection period for a plan, plan amendment, orplan revision before approval (§219.52);
- (4) To approve a final plan, plan amendment, orplan revision; or
- (5) To announce whenever a plan, plan amendment, or plan revision process initiated underthe provisions of a previous planning regulation will be conformed to meet the provisions of this part (§ 219.17(b)(3)).
- (b) *Project oractivity plan amendments*. When a plan amendmentis approved in adecision document approving aproject oractivity and the amendment applies only to the projectoractivity, the notification requirements of 36 CFR part 215 or part 218, subpart A, applies instead of this section.

- (c) Howpublic notice is provided. The responsible official should use contemporary tools to provide notice to the public. At a minimum, all public notifications required by this part must be posted online, and:
- (1) When the Chief, the Under Secretary, or the Secretaryis the responsible official, notice mustbe published in the **Federal Register**.
- (2) For a newplan orplan revision, when an official other thanthe Chief, the Under Secretary, orthe Secretary is the responsible official, notice mustbe published in the **Federal Register**andthe applicable newspaper(s)ofrecord.
- (3) When the notice is for the purpose of inviting comments on a proposed plan, planamendment, orplan revision for which a draftEIS is prepared, the Environmental Protection Agency (EPA) **Federal Register** notice of availability of a draft EIS shall serve as the required **Federal Register** notice.
- (4) For a plan amendmentwhen an official other than the Chief, the Under Secretary, or the Secretary is the responsible official, and for which a draft EIS is not prepared, notices must be published in the newspaper (s) of record.
- (5) If a plan, plan amendment, or plan revision applies to two ormore units, notices must be published in the **FederalRegister** and the newspaper(s) of record for the applicable units.
- (6) Additional public notice of administrative changes, changes to the monitoring program, opportunities to provide information for assessments, assessment reports, monitoring evaluation reports, or other notices not listed in paragraph (a) of this section may be made in any way the responsible of ficial deems appropriate.
- (d) Content of public notices. Public notices required by this section except for notices applicable toparagraph (c)(3) of this section, must clearly describe the action subject to notice and the nature and scope of the decisions to be made; identify the responsible official; describe when, where, and how the responsible official will provide opportunities for the public toparticipate in the planning process; and explain how to obtain additional information.

§ 219.17 Effective dates and transition.

- (a) *Effectivedates*.(1) A plan or plan revision is effective30 days afterpublication ofnoticeofitsapproval.
- (2) Except as provided in paragraph (a)(3)ofthis section, a plan amendment for which anenvironmental impact statement (EIS) has been prepared iseffective30 days after publication ofnotice of its approval; a plan amendment for which an EIS hasnotbeen prepared is effective immediately.
- (3) A plan amendment that appliesto onlyone specificproject oractivity iseffective on the datethe projectmay be implemented accordance with administrative reviewregulations at 36 CFRparts 215 and 218.
- (b) Plan amendment and plan revision transition. For the purposesofthis section, initiationmeans that the Agency has issued a notice of intentorother notice announcing the beginning of the process to develop a proposed plan, plan amendment, or plan revision.
- (1) *Initiating plan developmentand plan revisions*. Plan development and plan revisions initiated after May 9, 2012 must conform to the requirements of this part.
- (2) Initiating plan amendments. All plan amendments initiated after May 9,2012, are

subject to the objection process in subpartB of this part. With respect to plans approved or revised underaprior planning regulation, including the transition provisions of the reinstated 2000 rule (36 CFRpart 219, published at 36 CFRparts 200 to 299, revised asof July 1, 2010), plan amendments may be initiated under the provisions of the prior planning regulation for 3 years after May 9, 2012, and may be completed and approved under those provisions (except for the optional appeal procedures of the prior planning regulation); or may be initiated, completed, and approved under the requirements of this part. After the 3-year transition period, all planamendments must be initiated, completed, and approved under the requirements of this part.

- (3) Plan development, plan amendments, or plan revisions initiated before thispart. Forplandevelopment, plan amendments, or plan revisions thatwere initiated before May 9,2012, theresponsible official may complete and approve the plan, plan amendment, or plan revision inconformance with the provisionsof the priorplanning regulation, including itstransition provisions (36 CFR part 219, published at 36 CFR parts 200 to 299, revised as of July 1, 2010), or may conform the plan, plan amendment, or plan revision to the requirements of this part. If the responsible official chooses to complete an ongoing planning processunder the provisions of the prior planning regulation, but chooses to allow for an objection rather than an administrative appeal, the objection process in subpart B of this partshall apply. When the responsible official chooses to conform an ongoing planning process to this part, public notice must be made (§219.16(a)(5)). An objection process may be chosen only if the public is provided the opportunity to comment on a proposed plan, plan amendment, or plan revision, and associated environmental analysis.
- (c) Plans developed, amended, or revised under aprior planning regulation. This partsupersedes any prior planning regulation. No obligations remain from any prior planning regulation, except those that are specifically included in a unit's existing plan. Existing planswill remain in effect until revised. This part does not compel a change to any except as required in § 219.12(c)(1). None of the requirements of this part apply to projects or activities on units with plans developed or revised under a prior planning rule until the plan is revised under this part, except that projects or activities on such units must comply with the consistency requirement of § 219.15 with respect to any amendments that are developed and approved pursuant to this part.

[77 FR 21260, Apr. 9, 2012, as amended at 77 FR 44145, July 27, 2012]

§ 219.18 Severability.

In theevent thatanyspecific provisionofthis partis deemedby a courtto be invalid, theremaining provisionsshallremain in effect.

§ 219.19 Definitions.

Definitionsofthespecialtermsused in this subpartareset out as follows.

Alaska Native Corporation. One of the regional, urban, and village native corporations formedunder the Alaska Native Claims Settlement Act of 1971.

Assessment. For the purposes of this subpart, an assessment is the identification and evaluation of existing information to support and management planning. Assessments are not decision making documents, but provide current information on select topics relevant to the planarea, in the context of the broader landscape.

Best managementpractices for water quality (BMPs). Methods, measures, orpractices selected by an agency to meet its nonpoint source control needs. BMPs includebut are not limited to structural and nonstructural controls and operation and maintenance procedures. BMPs can be applied before, during, and after pollution-producing activities to reduce or eliminate the introduction of pollutants into receiving waters.

Candidate species.(1)For U.S. Fish andWildlife Servicecandidatespecies, a species for whichthe U.S.Fish and WildlifeService possessessufficient information on vulnerability and threats tosupport aproposal to list as endangered or threatened, butfor which no proposed rule has yetbeen published by the U.S. Fishand Wildlife Service.

- (2) For National Marine Fisheries Service candidate species, a speciesthatis:
- (i) The subject of a petition to list and for which the National Marine Fisheries Servicehasdetermined that listing maybe warranted, pursuant tosection4(b)(3)(A) ofthe EndangeredSpeciesAct(16 U.S.C.1533(b)(3)(A)), or
- (ii) Not the subject of a petition but for which the National Marine Fisheries Service hasannounced in the **Federal Register** the initiation of a status review.

Collaboration or collaborative process. A structured manner in which acollection ofpeople withdiverse interests hare knowledge, ideas, and resources while working together in an inclusive and cooperative manner toward a common purpose. Collaboration, in the context of this part, falls within the full spectrum of publicengagement described in the Councilon Environmental Quality's publication of October 2007: Collaboration in NEPA—A Handbook for NEPA Practitioners.

Connectivity. Ecological conditions that exist at several spatial and temporal scales that provide landscape linkages that permit the exchange of flow, sediments, and nutrients; the daily and season almovements of animal swithin home ranges; the dispersal and genetic interchange between populations; and the long-distance range shifts of species, such as in response to climate change.

Conservation. The protection, preservation, management, or restoration of natural environments, ecological communities, and species.

Conserve. For purposes of §219.9, to protect, preserve, manage, or restore natural environments and ecological communities to potentially avoid federally listing of proposed and candidate species.

Culmination of mean annual increment of growth. See mean annual increment of growth.

Designated area. An area or feature identified and managed tomaintain its unique specialcharacter or purpose. Some categories of designated areas may be designated only by statuteand somecategories maybe established administratively in the land management planning process or by other administrative processes of the Federal executive branch. Examples of statutorily designated areas arenational heritage areas, national recreational areas, national scenic trails, wild and scenic rivers, wilderness areas, and wilderness tudy areas. Examples of administratively designated areas are experimental forests, research natural areas, scenic by ways, botanical areas, and significant caves.

Disturbance. Any relatively discrete eventintimethat disrupts ecosystem, watershed, community, or species population structure and/or function and changes resources, substrate availability, or the physical environment.

Disturbance regime. A description of the characteristic typesofdisturbance on a givenlandscape; the frequency, severity, and sizedistribution of these characteristic disturbance types; and their interactions.

Ecological conditions. The biological and physical environment that can affect the diversity of plant and animal communities, the persistence of native species, and the productive capacity of ecological systems. Ecological conditions include habitat and other influences on species and the environment. Examples of ecological conditions include the abundance and distribution of aquatic and terrestrial habitats, connectivity, roads and other structural developments, humanuses, and invasive species.

Ecological integrity. The quality or condition of an ecosystem when its dominante cological characteristics (for example, composition, structure, function, connectivity, and species composition and diversity) occur within the natural range of variation and can with stand and recover from most perturbations imposed by natural environmental dynamics or humaninfluence.

Ecological sustainability. See sustainability.

Ecological system. See ecosystem.

Economic sustainability. See sustainability.

*Ecosystem.*A spatially explicit, relatively homogeneous unit of the Earth thatincludesallinteractingorganisms and elements of the abiotic environment within its boundaries. Anecosystem is commonly described in terms of its:

- (1) Composition. The biological elements within the different levels of biological organization, from genes and species to communities and ecosystems.
- (2) Structure. Theorganization and physical arrangementof biological elements such as, snagsand down woody debris, vertical and horizontal distribution of vegetation, stream habitatcomplexity, landscape pattern, and connectivity.
- (3) Function. Ecologicalprocessesthatsustain composition and structure, such as energy flow, nutrient cycling and retention, soil development and retention, predation and herbivory, and natural disturbances such as wind, fire, and floods.
- (4) Connectivity.(see connectivityabove).

Ecosystem diversity. The variety and relative extentofecosystems.

Ecosystem services. Benefitspeople obtain from ecosystems, including:

- (1) *Provisioning services*, such asclean airand fresh water, energy, fuel, forage, fiber, and minerals;
- (2) Regulating services, such aslong term storage of carbon; climate regulation; waterfiltration, purification, and storage; soilstabilization; flood control; and disease regulation;
- (3) Supporting services, such as pollination, seed dispersal, soil formation, and nutrient cycling; and
- (4) *Cultural services*, such aseducational, aesthetic, spiritualand cultural heritage values, recreational experiences, and tourism opportunities.

Environmentalassessment(EA). Seedefinition in § 219.62.

Environmentaldocument. For the purposes of this part: an environmental assessment, environmental impact statement, finding of no significant impact, categorical exclusion, and notice of intent to prepare an environmental impact statement.

Environmentalimpactstatement(EIS). See definitionin § 219.62.

Even-aged stand. A stand of trees composed of a single age class.

Federally recognized Indian Tribe. An Indian or Alaska Native Tribe, band, nation, pueblo, village, or community that the Secretary of the Interior acknowledges to exist as an Indian Tribe under the Federally Recognized Indian Tribe List Act of 1994, 25 U.S.C. 479a.

Focal species. A small subset of species whose status permits inference to the integrity of the largerecological system to which it belongs and provides meaning fulinformation regarding the effectiveness of the planin maintaining or restoring the ecological conditions to maintain the diversity of plantand animal communities in the plan area. Focal species would be commonly selected on the basis of their functional role in ecosystems.

Forest land. Land atleast 10 percent occupied by forest trees of any size or formerly having had such tree cover and not currently developed for non-forest uses. Landsdeveloped for non-forestuse include areas for crops, improved pasture, residential or administrative areas, improved roadsof any width and adjoining road clearing, and power line clearings of any width.

Geographic area. A spatiallycontiguous land area identified within theplanning area. Ageographic area may overlap with amanagementarea.

Inherentcapability of the plan area. The ecological capacity or ecological potential of an areacharacterized by the interrelationship of itsphysical elements, its climatic regime, and natural disturbances.

Integrated resource management. Multiple use management that recognizes the interdependence of ecological resources and is based on the need for integrated consideration of ecological, social, and economic factors.

Landscape. A defined area irrespective of ownership or other artificial boundaries, such as aspatial mosaic of terrestrial and aquatic ecosystems, landforms, and plant communities, repeated in similar form throughout such a defined area.

Maintain.In reference to an ecological condition:To keep in existence or continuance of the desired ecological condition in terms of its desired composition, structure, and processes.

Depending upon the circumstance, ecological conditions may be maintained byactive or passive management or both.

*Management area.*A land area identified within theplanning area thathas the same set ofapplicable plan components. A managementarea does not have to be spatially contiguous.

Management system. Forpurposesof this subpart, a timber management system including even-aged management uneven-aged management.

Meanannual increment of growthand culmination ofmean annual increment ofgrowth. Meanannual increment of growthis thetotal increment of increase ofvolume of a stand (standing cropplusthinnings) uptoa given age divided bythat age. Culmination ofmean annualincrement ofgrowth is the agein the growth cycle of an even-aged stand at which the average annual rate ofincrease ofvolume is at a maximum. In land managementplans, mean annualincrement is expressed in cubic measure and is based on the expected growth of stands, according to intensities and utilization guidelines in the plan.

*Monitoring.*A systematicprocess of collecting information to evaluate effects ofactions orchangesin conditions orrelationships.

Multipleuse. The management of all the various renewable surface resources of the NFS so that they are utilized in the combination that will best meet the needs of the American people; making the most judicious use of the land for some or all of these resources or

related services overareas large enoughto providesufficientlatitude for periodic adjustments in use to conform tochanging needs and conditions; that some landwill be used for less than all of the resources; and harmonious and coordinated management of the various resources, each with the other, without impairment of the productivity of the land, with consideration being given to the relative values of the various resources, and not necessarily the combination of uses that will give the greatest dollar return or the greatest unit output, consistent with the Multiple-Use Sustained-Yield Actor 1960 (16U.S.C.528-531).

National ForestSystem. See definition in § 219.62.

Native knowledge. A way of knowing or understanding the world, including traditionalecologicaland social knowledge of theenvironment derived from multiple generationsofindigenouspeoples' interactions, observations, and experiences with their ecological systems. Native knowledge is place-based and culture-based knowledge in which people learn to live in andadapt to their own environment through interactions, observations, and experiences with their ecological system. This knowledge is generally not solely gained, developed by, or retained by individuals, but is rather accumulated over successive generations and is expressed through or altraditions, ceremonies, stories, dances, songs, art, and other means within a cultural context.

Native species. An organism that was historically or ispresent in a particular ecosystem as are sult of natural migratory or evolutionary processes; and not as a result of an accidental ordeliberate introduction into that ecosystem. An organism's presence and evolution (adaptation) in an area are determined by climate, soil, and other biotic and abiotic factors.

Newspaper(s) of record. See definition in §219.62.

Objection. Seedefinition in § 219.62.

Online. See definition in § 219.62.

Participation. Activities thatincludea wide range of public involvement tools and processes, such ascollaboration, public meetings, open houses, workshops, and comment periods.

Persistence. Continued existence.

Plan area. The NFS lands covered by a plan.

Plan orland managementplan. A document or set ofdocuments that provide managementdirection for an administrative unit of the NFS developed underther equirements of this partor aprior planning rule.

Plant and animalcommunity. A naturally occurring assemblageofplant and animal species living within a defined area or habitat.

*Productivity.*The capacity of NFS landsandtheir ecological systems to provide the various renewable resources in certain amounts in perpetuity. For the purposes of this subpart, productivity is an ecological term, not an economic term.

Project. An organized effort to achieve an outcome on NFS lands identified by location, tasks, outputs, effects, times, andresponsibilities for execution.

Proposed Species. Anyspecies of fish, wildlife, or plantthatis proposed by the U.S. Fish and Wildlife Serviceor the National Marine Fisheries Service in the **FederalRegister** to be listedunder Section 4 of the Endangered Species Act.

Recovery. For the purposes of this subpart, and with respect to threatened or endangered species: The improvement in the status of a listed species to the

pointatwhich listing asfederallyendangered orthreatened is no longer appropriate.

Recreation. See Sustainable recreation.

Recreationopportunity. An opportunity to participate in a specific recreation activityin aparticular recreation setting to enjoy desired recreation experiences and other benefits that accrue. Recreation opportunities include non-motorized, motorized, developed, and dispersed recreation on land, water, and in the air.

Recreationsetting. The social, managerial, and physical attributes of a place that, when combined, provide a distinct set of recreation opportunities. The Forest Service uses the recreation opportunity spectrum to define recreation settings and categorize them into six distinct classes: primitive, semi-primitive non-motorized, semi-primitive motorized, roaded natural, rural, and urban.

Responsible official. See definition in § 219.62.

Restoration. The process of assisting the recoveryof an ecosystem thathas been degraded, damaged, or destroyed. Ecological restoration focuses on reestablishing the composition, structure, pattern, and ecological processes necessary to facilitate terrestrial and aquatice cosystems sustainability, resilience, and health under current and future conditions.

Restore. To renew bytheprocess of restoration (see restoration).

Riparian Areas. Three-dimensional ecotonesofinteraction that include terrestrial and aquatice cosystems that extend down into the groundwater, up above the canopy, outward across the floodplain, up the near-slopes that drain to the water, laterally into the terrestrial ecosystem, and along the water course at variable widths.

Riparian managementzone. Portions of a watershedwhere riparian-dependent resources receive primary emphasis, and for which plans include plan components to maintain or restoreriparian functions and ecological functions.

*Risk.*A combination of the likelihood that a negative outcomewill occurand the severity of the subsequent negative consequences.

Scenic character. A combination of the physical, biological, and cultural images that gives an area its scenic identity and contributes to its sense of place. Scenic character provides a frame of reference from which to determine scenic attractiveness and to measure scenic integrity.

Social sustainability. Seesustainability.

Sole source aquifer. Underground water supply designated by the Environmental ProtectionAgency(EPA) as the "sole or principle" source ofdrinking waterfor an areaasestablished undersection 1424(e) of the Safe Drinking Water Act (42 U.S.C.300h-3(e)).

Source waterprotection areas. The area delineated by a State or Tribefor a public watersystem (PWS) or including numerous PWSs, whether the source is ground water or surfacewater or both, as part of a State or tribal source water assessment and protection program (SWAP) approved by the Environmental Protection Agency undersection 1453 of the Safe Drinking Water Act (42U.S.C.300h-3(e)).

Stressors. For the purposes of this subpart: Factors that may directly or indirectly degrade or impair ecosystem composition, structure or ecological processina manner that may impair its ecological integrity, such as an invasive species, loss of connectivity, or the disruption of an atural disturbance regime.

Sustainability. The capability to meettheneeds of the present generation without compromising the ability of future generations to meet their needs. For purposes of

thispart, "ecologicalsustainability" refers to the capability of ecosystems to maintain ecological integrity; "economic sustainability" refers to the capability of society to produce and consume or otherwise benefit from goods and services including contributions to jobs and market and nonmarket benefits; and "social sustainability" refers to the capability of society to support the network of relationships, traditions, culture, and activities that connect people to the land and to one another, and support vibrant communities.

Sustainable recreation. The set of recreation settings and opportunities on the National Forest System that is ecologically, economically, and socially sustainable for present and future generations.

Timberharvest. The removal of trees for wood fiberuse and other multiple-use purposes.

*Timberproduction.*The purposeful growing,tending,harvesting, and regeneration of regulatedcrops of treestobe cutinto logs,bolts, orotherround sections forindustrialorconsumer use.

Viable population. A population of a species that continues to persist over the long term with sufficient distribution to be resilient and adaptable to stressors and likely future environments.

Watershed. A regionor land area drained by a single stream, river, ordrainage network; adrainage basin.

Watershed condition. The state of a watershed based on physical and biogeochemical characteristics and processes.

Wildand scenic river. A riverdesignated by Congress as partofthe National Wildand Scenic Rivers System that was established in the Wildand Scenic Rivers Act of 1968 (16 U.S.C.1271 (note), 1271-1287).

Wilderness. Any area of land designated by Congress as partofthe National Wilderness Preservation System that was established in the Wilderness Act of 1964 (16 U.S.C. 1131-1136).

[77 FR 21260, Apr. 9, 2012, as amended at 77 FR 44145, July 27, 2012]

SubpartB—Pre-Decisional Administrative Review Process

objection; and the procedures that apply to the review of the objection.

§ 219.50 Purpose and scope.

This subpartestablishes a pre-decisional administrative review(hereinafterreferred to asobjection) process for plans, plan amendments, orplan revisions. This process gives an individual orentity an opportunity for an independent ForestServicereviewandresolution of issuesbefore the approval of a plan, plan amendment, or plan revision. This subpart identifies who may file objections to a plan, plan amendment, or plan revision; theresponsibilities of the participants in an

§ 219.51 Plans, plan amendments,orplan revisions notsubject to objection.

(a) A plan, plan amendment, or plan revision isnotsubject to objection when the responsibleofficial receives no substantive formal comments (§ 219.62) on that proposal during the opportunities for public comment (§ 219.53(a)).

- (b) Plans, plan amendments, or plan revisions proposed by the Secretary of Agriculture or the Under Secretary for Natural Resources and Environmentare not subject to the procedures set for the in this section. A decision by the Secretary or Under Secretary constitutes the final administrative determination of the U.S. Department of Agriculture.
- (c) A plan, plan amendment, or plan revision is not subject to objection under this subpart if another administrative review process is used consistent with § 219.59.
- (d) When a plan, plan amendment, or plan revision isnotsubject to objection under thissubpart, the responsible official shall include an explanation with the signed decision document.

§ 219.52 Givingnoticeof aplan,plan amendment,orplanrevisionsubject to objection before approval.

- (a) The responsible officialshalldiscloseduring the NEPA scopingprocessandintheappropriate NEPAdocumentsthatthe proposed plan,planamendment, orplan revision issubject to the objection procedures in this subpart. This disclosure is in addition to the public notice that begins the objection filling period, as required at § 219.16. When a responsible official chooses to use the objection process of this subpart for a plan, plan amendment, or plan revision process initiated before the effective date of this rule, notice that the objection process will be used must be given prior to an opportunity to provide substantive formal comment on a proposed plan, plan amendment, or revision and associated environmental analysis.
- (b) The responsible officialshallmake available the publicnotice for the beginning of the objection period for a plan, planamendment, orplan revision (§ 219.16(a)(3)) to those who haverequested the environmental documents or eligible to file an objection consistent with §219.53.
- (c) The content of the public notice for the beginning of the objection period for a plan, planamendment, or planrevision before approval (§ 219.16(a)(3)) must:
- (1) Inform the public of the availability of the plan, plan amendment, or plan revision, the appropriate final environmental documents, the draft plan decision document, and any relevant assessment or monitoring evaluation report; the commencement of the objection filing period under 36 CFR part 219 Subpart B; and the process for objecting. The documents in this paragraph will be made available on line at the time of public notice.
- (2) Include the name of the plan, plan amendment, orplan revision, the name and title of the responsible official, and instructions on how to obtain a copyof the appropriate final environmental documents; the draft plan decision document; and the plan, plan amendment, or plan revision.
- (3) Include the name and address of the reviewing officer with whom an objection is to be filed. The notice must specify a street, postal, fax, and email address; the acceptable format(s) for objections filed electronically; and the reviewing officer's office business hours for those filing hand-delivered objections.
- (4) Include a statement that objections will beaccepted only from thosewho have previously submitted substantive formal comments specific to the proposed plan, plan amendment, or planrevision during any opportunity for public commentas provided in subpart A.

- (5) Include a statement that the publication date of the public notice in the applicable newspaper of record (or the **Federal Register**, if the responsible officialis the Chief) is the exclusive means for calculating the time to file an objection (§ 219.56).
- (6) Include a statement thatan objection, including attachments, must be filed with the appropriate reviewing officer(§ 219.62) within 60 days, if an environmental impact statement has been prepared, otherwise within 45 days of the date of publication of the public for the objection process.
- (7) Include a statement describing the minimum content requirements of an objection (§ 219.54(c)).

§ 219.53 Whomay file an objection.

- (a) Individuals and entities who have submittedsubstantive formal commentsrelated toaplan, plan amendment, orplan revision during theopportunities for public commentasprovided insubpart A during the planning process forthat decision may file an objection. Objections must be based on previously submitted substantive formal comments attributed to the objector unless the objection concerns an issue that arose after the opportunities for formal comment. The burden is on the objector to demonstrate compliance with requirements for objection. Objections that do not meet the requirements of this paragraphmay not be accepted; however, objections not accepted must be documented in the planning record.
- (b) Formal comments received from an authorized representative(s) of an entity are consideredthose of the entity only. Individual members of thatentity do not meetobjection eligibilityrequirements solely based on membership in an entity. Amemberoran individual must submit substantive formal comments independently to be eligible to filean objection in an individual capacity.
- (c) Whenan objection listsmultipleindividuals or entities, each individual or entity must meet therequirements of paragraph (a) of this section. Individuals or entities listed on an objection that donot meet eligibility requirements maynot be considered objectors, althoughan objection must be accepted (if not otherwise a side for review under § 219.55) if at least one listed individual or entity meets the eligibility requirements.
- (d) Federalagenciesmay not file objections.
- (e) Federalemployeeswhootherwise meettherequirements of this subpart for filingobjections in an non-official capacity must comply with Federal conflict of interest statutesat18U.S.C. 202- 209and with employee ethicsrequirements at 5 CFR part2635. Specifically, employees may notbe onofficial duty nor use government property or equipment in the preparation or filing of an objection. Further, employees may not include information unavailable to the public, such as Federal agency documents that are exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552(b)).

§ 219.54 Filing an objection.

- (a) All objections mustbe filed, in writing, with the reviewing officer for the plan. All objectionsmustbeopen to publicinspection during the objection process.
- (b) Includingdocuments by referenceisnotallowed, except for the following listofitems thatmaybe referenced by including the name, date,page number(where applicable), andrelevantsectionofthe cited document. Allotherdocuments or Web links tothose documents,orbothmust beincluded with the objection, ifreferenced in the objection.

- (1) All orany partof a Federal law orregulation.
- (2) Forest Service Directive System documents and land managementplans orotherpublishedForestService documents.
- (3) Documents referenced by the Forest Service in theplanningdocumentation related totheproposal subject to objection.
- (4) Formal comments previously provided to the Forest Service bythe objectorduring the proposed plan, plan amendment, or plan revision comment period.
- (c) Ata minimum, an objection must include the following:
- (1) The objector's name and address (§ 219.62), along with a telephone number or emailed dress if available;
- (2) Signature or other verification of authorship upon request(a scanned signature for electronicmail may be filedwith the objection);
- (3) Identification of the leadobjector, when multiple names are listed onan objection (§ 219.62). Verification of the identity of the leadobjectorif requested;
- (4) The name of the plan, plan amendment, orplan revision being objected to, and the name and title of the responsible official;
- (5) A statement of the issues and/or the parts of the plan, plan amendment, orplan revision towhich theobjectionapplies;
- (6) Aconcise statement explaining the objectionand suggesting how the proposed plan decisionmaybe improved. If applicable, the objectors hould identify how the objector believes that the plan, plan amendment, or plan revision is inconsistent with law, regulation, or policy; and
- (7) A statementthatdemonstratesthe link between priorsubstantive formal comments attributed to the objector and the content of the objection, unless the objection concerns an issue that arose after the opportunities for formal comment (§ 219.53(a)).

§ 219.55 Objections setaside from review.

- (a) The reviewing officer shall set aside and not reviewan objection when one ormore of thefollowing applies:
- (1) Objections are not filed in a timely manner (§ 219.56);
- (2) The proposed plan, plan amendment, or planrevision isnotsubject to the objection procedures of this subpart pursuant to §§ 219.51 and 219.59;
- (3) The individual or entity did not submit substantive formal comments (§ 219.53) during opportunities for public commenton the proposed decision (§ 219.16(a)(1) and (a)(2));
- (4) None of the issuesincluded intheobjectionis basedon previouslysubmitted substantiveformalcomments unless one ormore of those issuesarose afterthe opportunities for formal comment;
- (5) The objection doesnot provide sufficientinformation as required by § 219.54(c);
- (6) The objector withdraws the objection in writing;

- (7) The objector'sidentity is notprovided orcannotbe determinedfromthe signature (written orelectronically scanned), and a reasonable means of contact is not provided (§ 219.54(c)); or
- (8) The objection isillegible for any reason and a legible copy cannoteasily beobtained.
- (b) When an objection includes an issue that isnot based on previously submitted substantiveformalcomments anddid not ariseafter the opportunities for formal comment, that issuewill beset aside and notreviewed. Other issuesraised in the objection that meet the requirements of this subpart will be reviewed.
- (c)) The reviewingofficershallgivewrittennotice to the objector and the responsible official when an objection or part of an objection isset as ide from review and shall state the reasons for not reviewing the objection in whole or part. If the objection is set as ide from review for reasons of illegibility or lack of a means of contact, the reasons must be documented in the planning record.

§ 219.56

- (a) Time to file an objection. For a newplan, plan amendment, or plan revision for which an environmental impact statement (EIS) is prepared, written objections, including any attachments, must be filed within 60 days following the publication date of the publication for a plan, planamendment, or plan revision before approval (§§ 219.16 and 219.52). For an amendment for which an EIS is not prepared, the time to file an objection is within 45 days. It is the responsibility of the objector to ensure that the reviewing of ficer receives the objection in a timely manner.
- (b) Computation of time periods.(1)All time periodsare computed using calendardays,including Saturdays, Sundays, and Federalholidays in thetime zone ofthe reviewing officer. However, when thetime period expires on a Saturday, Sunday, or Federal holiday, the time is extended to the end of the next Federal working day(11:59 p.m.for objections filed by electronic means such as email or facsimile machine).
- (2) The day after publication of the public notice for aplan, plan amendment, or plan revision before approval (§§219.16 and 219.52), is the first day of the objection filing period.
- (3) The publication date of the public notice fora plan, plan amendment, or plan revision before approval (§§ 219.16 and 219.52), is the exclusive means for calculating the time to file an objection. Objectors may not rely on datesor time frame information provided by any other source.
- (c) Evidence of timely filing. The objector is responsible for filing the objection in a timely manner. Timeliness must be determined by one of the following indicators:
- (1) The date ofthe U.S. Postal Service postmark for an objection received before the close of the fifth business day after the objection filing date;
- (2) The electronically generated posteddate and timefor email and facsimiles;
- (3) The shipping date for delivery byprivate carrier for an objection received before the close of the fifth business day aftertheobjection filling date; or
- (4) The official agency datestampshowing receipt of hand delivery.

- (d) *Extensions*. Time extensions for filing are not permitted exceptas provided atparagraph (b) (1) ofthis section.
- (e) Reviewing officer role andresponsibilities. The reviewing officer is the U.S. Department of Agriculture (USDA) or Forest Service official having the delegated authority andresponsibility toreview an objection filedunder this subpart. The reviewing officer is a line officer at the next higher administrative level above the responsible official; except that:
- (1) For a plan amendment, that nexthigher-level line officermay delegate the reviewing officerauthority and responsibility to a line officer at the same administrative level as the responsibleofficial. Anyplan amendment delegation of reviewing officer responsibilities mustbe made priortothepublic notification of anobjection filingperiod (§219.52).
- (2) For an objectionor part of an objection specific to the identification of species of conservation concern, the regional forester who identified the species of conservation concern for the planarea may not be the reviewing officer. The Chiefmay choose to act as the reviewing officer or may delegate the reviewing officer authority to aline officer at the same administrative level as the regional forester. The reviewing officer for the plan will convey any such objections or parts the reof to the appropriate line officer.
- (f) Notice of objections filed. Within 10 days after the close of the objection period, theresponsible official shall publish anotice of all objections in the applicable newspaper of recordand post the notice online.
- (g) Responseto objections. The reviewing officermust issue a written response to the objector (s) concerning their objection(s) within 90 days of the end of the objection-filing period. Thereviewing officerhas the discretion to extend the time when it is determined to be necessary toprovide adequate response to objections or to participate indiscussions with the parties. Thereviewing officermust notify all parties (lead objectors and interested persons) in writing of any extensions.

§ 219.57 Resolution of objections.

- (a) Meetings. Prior to the issuance of the reviewing officer's writtenresponse, either thereviewing officeror the objector may request to meet to discuss issues raised in the objection and potential resolution. The reviewing officer must allow other interested persons to participate in such meetings. An interested person must file a request to participate in an objection within 10 days after publication of the notice of objection by the responsible official (§ 219.56(f)). The responsible official shall be a participant in all meetings involving the reviewing officer, objectors, and interested persons. During meetings with objectors and interested persons, the reviewing officer may choose to use alternative disputeresolution methods to resolve objections. All meetings are open to observation by the public.
- (b) Responseto objections.(1) The reviewingofficer must render a written response totheobjection(s) within 90 days of the closeof the objection-filing period,unless the allowable time isextended as provided at 219.56(g). A written response must set forththereasons for the response but need not be a point-by-point response, and may contain instructions to the responsible official. In case sinvolving more than one objection to a plan, plan amendment, or plan revision, the reviewing officer may consolidate objections and issue one or more responses. The response must be sent to the objecting party(ies) by certified mail, return receipt requested, and posted online.
- (2) The reviewing officer's reviewof and response to the objection(s)is limited to only thoseissuesand concernssubmitted in the objection(s).

(3) The response of the reviewing officer will be the final decision of the U.S.Department of Agriculture on the objection.

§ 219.58 Timing of a plan, plan amendment, or plan revisiondecision.

- (a) The responsible officialmay notissue a decisiondocument concerning a plan, planamendment, orplan revision subject to the provisionsofthissubpartuntilthe reviewing officerhas responded in writing to all objections.
- (b) A decision by the responsible official approving aplan, plan amendment, or plan revision must be consistent with the reviewing officer's response to objections.
- (c) Whenno objection is filed within the allottedfilingperiod, the reviewing officer must notifytheresponsible official. The responsible official sapproval of theplan, plan amendment, or plan revision in a plan decision document consistent with § 219.14, may occur on, but not before, the fifth business day following the end of the objection-filing period.

§ 219.59 Use ofother administrative review processes.

- (a) Wherethe Forest Service is a participant in a multi-federal agencyefforthatwould otherwisebe subject to objection under this subpart, the responsible officialmay waive the objectionprocedures of thissubpart and adopt the administrative reviewprocedure ofanotherparticipating Federal agency. As a condition of such awaiver, the responsible official for the Forest Service must have agreement with the responsible official of the other agencyoragencies that a joint agency response will be provided to those who filefor administrative review of themulti-agency effort. When such an agreement is reached, the responsible official for the Forest Service shall ensure public notice required in § 219.52 sets forth which administrative review procedure is to be used.
- (b) When a plan amendment is approved in a decision document approvinga projectoractivityand theamendmentapplies only to the project oractivity, the administrative review process of 36CFR part215 or part218, subpart A, applies instead of the objection process established in this subpart. When a planamendmentapplies to all future projects or activities, the objection processes tablished in this subpart applies only to the plan amendment decision; thereview process of 36CFR part 215 or part 218 would apply to the project oractivity part of the decision.

§ 219.60 Secretary's authority.

Nothing in this subpart restricts the Secretary of Agriculture from exercising any statutory authority regarding the protection, management, or administration of NFS lands.

§ 219.61 Information collection requirements.

Thissubpartspecifies the information that objectors must give in an objection to a plan, planamendment, or plan revision (§ 219.54(c)). As such, this subpart contains information collection requirements as defined in 5 CFR part 1320 and have been

approved by the Office of Management and Budgetand assigned control number 0596-0158.

§ 219.62 Definitions.

Definitionsofthespecialtermsused in this subpartareset out as follows.

Address.An individual's orentity's current mailing address used forpostalservice or otherdelivery services.An email address is notsufficient.

Decision memo. A concise written recordofthe responsible official's decision to implement anaction thatis categorically excluded from further analysis and documentation in an environmental impact statement (EIS) or environmental assessment (EA), where the action is one of a category of actions which do not individually or cumulatively have a significant effect on the human environment, and does not give rise to extraordinary circumstances in which a normally excluded action may have a significant environmental effect.

Environmentalassessment(EA). A public documentthatprovidessufficientevidence and analysis for determining whether to prepare an EIS or a finding of no significant impact, aids an agency's compliance with the National Environmental Policy Act (NEPA) when no EIS is necessary, and facilitates preparation of a statement when one is necessary (40 CFR 1508.9; FSH 1909.15, Chapter 40).

Environmentalimpactstatement(EIS). A detailed writtenstatement asrequired bysection 102(2)(C) of the National EnvironmentalPolicy Act (NEPA) of 1969 (40 CFR 1508.11; 36 CFR220).

Formal comments. Seesubstantive formal comments.

Lead objector. For an objection submitted with multiple individuals, multiple entities, or combination of individuals and entities listed, the individual or entity identified to represent all other objectors for the purposes of communication, written or otherwise, regarding the objection.

Line officer.A Forest Service official who serves in a direct line ofcommand from the Chief.

Name. The first and last name of an individual or the name of an entity. An electronic username is insufficient for identification of an individual or entity.

*National ForestSystem.*The National ForestSystem includes national forests, nationalgrasslands, and the National Tallgrass Prairie.

Newspaper(s) of record. Thenewspaper(s) of record is(are) the principal newspaper(s) ofgeneral circulation annually identified and published in the **Federal Register** by each regional forester to be used for publishing notices as required by 36 CFR 215.5. The newspaper(s) of record for projects in a plan area is (are) the newspaper(s) of record for notices related to planning.

Objection. The written document filed with areviewing officerbyan individual or entity seekingpre-decisional administrative reviewof a plan, plan amendment, or plan revision.

Objection period. The allotted filingperiod following publication of a public notice in the applicable newspaper of record (or the **Federal Register**, if the responsible officialis the Chief) of the availability of the appropriate environmental documents and draft decision document, including a plan, plan amendment, or plan revision during which an objection may be filed with the reviewing officer.

Objectionprocess. Those procedures established for pre-decisional administrative review of aplan, plan amendment, or plan revision.

Objector.An individualorentitywho meetsthe requirements of § 219.53, and files an objectionthatmeetsthe requirements of §§ 219.54 and 219.56.

Online. Refersto the appropriate Forest Service Web site or future electronic equivalent.

Responsible official. The official with theauthority and responsibility to oversee the planning process and to approve a plan, plan amendment, and plan revision.

Reviewing officer. The USDA or Forest Service official having the delegated authority and responsibility to review an objection filed under this subpart.

Substantiveformalcomments. Written comments submitted to, ororal comments recorded by, the responsible official orhis designeeduring anopportunity for public participation provided during the planning process (§§ 219.4 and 219.16), and attributed to the individual orentity providing them. Comments are considered substantive when they are within the scope of the proposal, are specific to the proposal, have a direct relationship to the proposal, and include supporting reasons for the responsible official to consider.